



Application No. 10/660,729
Reply to Office Action
October 20, 2005

REMARKS

The indication of allowable subject matter in claims 4-11, 19 and 22 is acknowledged with appreciation.

The various rejections of claims 1-3, 12-18, 20 and 21 under 35 U.S.C. §112, first or second paragraphs, are believed overcome by the foregoing amendments. Specifically, the claims have been amended to recite the presence of a chiral carbon atom and to refer to "isolated" enantiomers and/or diastereoisomers. It should be noted that if R2 is not a part of a double bond and is different from R1, then the carbon atom to which R1 and R2 are bound will necessarily be a chiral carbon atom. The term "medicament" has been replaced by the term "pharmaceutical composition". The term "combination thereof" has been replaced by proper Markush claim language.

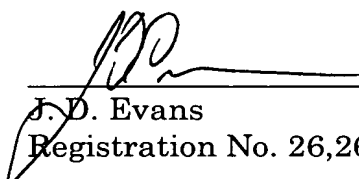
In view of the foregoing, the application is respectfully submitted to be in condition for allowance, and favorable action thereon is earnestly solicited.

If there are any questions regarding this amendment or the application in general, please telephone the undersigned at (202) 624-2845, since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit Account No. 05-1323 (Docket #029310.52700US).

Respectfully submitted,

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